UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF NORTH CAROLINA

				İ	
Debtor 1:	Earlvin First Name	Lee Middle Name	Porter Last Name		if this is an amended plan,
Debtor 2:	1 not runic	Middle Name	Last ivalue		elow the sections of the have changed.
(Spouse, if filing)	First Name	Middle Name	Last Name		
Case Number: (If known)	18-10421				
SSN# Debtor 1:	XXX-XX- xxx	-xx-3251			
SSN# Debtor 2:	XXX-XX-				
		СНА	PTER 13 PLAN		
Section 1: N	otices.				
option is appropri	s form sets out optic late in your circumst that applies in § 1.1 o	tances. Plans that do not comp	some cases, but the presence or	f an option on this for al rulings may not be o	n does not indicate that the confirmable. You must
		secured claim, set out in Section tent at all to the secured creditor		■ Included	☐ Not Included
1.2 Avoidar	nce of a judicial lien		se money security interest will	□ Included	■ Not Included
1.3 Nonstan	dard provisions set	out in Section 9		☐ Included	■ Not Included
tays collection an	nd other actions agai inkruptcy stay you n	inst the Debtor, Debtor's prope nay be penalized. s, which will provide the name	he United States Bankruptcy C rty and certain co-debtors. If y and address of the Trustee, the	you attempt to collect	a debt or take other action in
Official notice will notice will notice will not regard formation regard following the conformation about	ling the filing of pro nclusion of the mee at the deadline for f	ting of creditors, a final plan filing objections to the plan a	will be served on all parties i nd the time, date and place o	in interest and credit f the hearing on any	ors, along with timely filed objections.
Official notice wilnformation regard following the conformation about Creditors should	ling the filing of pro nclusion of the mee at the deadline for f	ting of creditors, a final plan filing objections to the plan a fully as your rights may be a	nd the time, date and place o	in interest and credit f the hearing on any	ors, along with timely filed objections.
Official notice wilnformation regard following the conformation about Creditors should	ing the filing of pro nclusion of the mee at the deadline for f read the plan care nmitment period is:	ting of creditors, a final plan filing objections to the plan a fully as your rights may be a	nd the time, date and place o	in interest and credit f the hearing on any	ors, along with timely filed objections.
Official notice wilnformation regard following the conformation about the applicable confidence of the	ding the filing of pro- nclusion of the meet at the deadline for f read the plan care! mmitment period is:	ting of creditors, a final plan filing objections to the plan a fully as your rights may be a	nd the time, date and place o	in interest and credit f the hearing on any	ors, along with timely filed objections.
Official notice will information regard following the conformation about the applicable conformation and the applicable confor	ding the filing of pro- nclusion of the meet at the deadline for f read the plan care! mmitment period is: onths	ting of creditors, a final plan filing objections to the plan a fully as your rights may be a	nd the time, date and place o	f the hearing on any	timely filed objections.
Official notice wilnformation regard Collowing the conformation about Creditors should The applicable cor 36 M 60 M the amount that al	ding the filing of pro- nclusion of the meet at the deadline for f read the plan care miniment period is: onths onths llowed priority and r	ting of creditors, a final plan filing objections to the plan a fully as your rights may be a non-priority unsecured claims	nd the time, date and place o ffected.	f the hearing on any	timely filed objections.
Official notice wilnformation regard Collowing the conformation about Creditors should The applicable cor 36 M 60 M 10 00 Section 2: Pa	ding the filing of pro- nclusion of the meet at the deadline for f read the plan care miniment period is: onths onths llowed priority and r - yments.	ting of creditors, a final plan filing objections to the plan a fully as your rights may be a non-priority unsecured claims	nd the time, date and place o ffected. would receive if assets were lic	f the hearing on any	timely filed objections.
Official notice wilnformation regard Collowing the conformation about Creditors should The applicable cor 36 M 60 M 10 00 Section 2: Pa	ding the filing of pro- nclusion of the meet at the deadline for f read the plan care miniment period is: onths onths llowed priority and r - yments.	ting of creditors, a final plan filing objections to the plan a fully as your rights may be a non-priority unsecured claims to the Trustee as follows:	nd the time, date and place o ffected. would receive if assets were lic	f the hearing on any	timely filed objections.

APPENDIX D

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2.2	The Debtor shall commence payments to the Trustee within thirty (30) days from the date the petition was filed. If fewer than 60 months of
	payments are specified, additional monthly payments will be made to the extent necessary to pay creditors as specified in this plan.

Sec	ction 3: Fees	and Priority Claims.				,	F
3.1	Attorney fees.						
		ey for the Debtor will be pains received \$38.00 railable.				aced fee of \$ 38 fee will be paid mon	
	☐ The Attorne	ey for the Debtor will file an	application for approval	of a fee in lieu o	of the base fee.		
3.2	Trustee costs.	The Trustee will receive from	m all disbursements such	amount as appr	oved by the Court	for payment of fees :	and expenses.
3.3	Priority Dome	stic Support Obligations (*	DSO").				
	a. None						
	b. The name a	and address of the holder of	any DSO as defined in §1	01(14A) is as fo	ollows:		
		Name of DSO Claiman			Addres	s, City & State	
	ONE-		A STATE AND A STATE OF THE STAT	T 100 100 100 100 100 100 100 100 100 10			
	c. All post-p	etition DSO amounts will be	paid directly by the Deb	tor to the holder	of the claim and r	not by the Trustee.	
	d. Arrearage: Trustee as	s owed to DSO claimants un follows:	der 11 U.S.C.§507(a)(1)((A) not presently	paid through wag	e garnishment will be	e paid by the
		DSO Claimant	Estimated Ar	rearage Claim		Monthly Payn	nent
- NC	ONE-						TAPT NATIONAL CORP. CORP
3.4	Other Priority	Claims to be Paid by Trus	tee.				
	a. D None						
	b. To Be Paid	by Trustee					
		Creditor			Estimated	l Priority Claim	
	ernal Reven			·			\$12,000.00
							\$0.00
Sect	ion 4: Secur	ed Claims.			***************************************		
.1	Real Property -	- Claims Secured Solely by	Debtor's Principal Res	idence.			
	a. D None						
		ince of Payments and Cure (of Default				
	Creditor		of Residence	Current	Monthly	Estimated	If Current,
				Y/N	Payment	Arrearage Amount on	Indicate by Debtor
						Petition Date	or Trustee
Bed	ford Hill	158 Pillow Lane	Burlington, NC		\$0.00	\$157.50	Trustee

	Address of Residence	Y/N	Payment	Arrearage Amount on Petition Date	Indicate by Debtor or Trustee
Bedford Hill HOA	158 Pillow Lane Burlington, NC 27217 Alamance County Home and lot Purchased: 4/28/2017 Purchase Price: \$ 180,900.00 PIN: 17344		\$0.00	\$157.50	Trustee
ServiSolutions	158 Pillow Lane Burlington, NC 27217 Alamance County Home and lot Purchased: 4/28/2017 Purchase Price: \$ 180,900.00 PIN: 17344	Y	\$1,231.90	\$5,770.04	Trustee

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c. Claims to be Paid in Full by Tru	ustee
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Creditor	Address of Residence	Estimated Total Claim	Monthly Payment P & I	Monthly Escrow Payment	Interest Rate
-NONE-					

d.

Request for Valuation to Treat Claims as Totally Unsecured. This will be effective only if the applicable box in Section 1.1. of this plan is checked.

Creditor	Address of Residence	Value of Residence	Amount of Claims Senior to Creditor's Claim	Estimated Total Claim	Amount of Secured Claim
-NONE-				10-0-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	

4.2 Real Property – Claims Secured by Real Property Other Than by Debtor's Principal Residence AND Claims Secured by Debtor's Principal Residence and Additional Collateral.

a. None

b. Maintenance of Payments and Cure of Default.

Creditor	Collateral	Current	Monthly	Estimated	If Current,
		Y/N	Payment	Arrearage	Indicate
				Amount on	by Debtor
				Petition Date	or Trustee
-NONE-					

c. \square Claims to be Paid in Full by Trustee.

Creditor	Collateral	Estimated Total Claim	Monthly Payment P & I	Monthly Escrow Payment	Interest Rate
-NONE-		}			

d. \square Request for Valuation to Treat Claims as Secured to the Value of the Property and any Amount in Excess as Unsecured. This will be effective only if the applicable box in Section 1.1 of this plan is checked.

Creditor	Collateral	Value of Property	Amount of Claims Senior to Creditor's Claim	Amount of Secured Claim	Monthly Payment to Creditor	Interest Rate
-NONE-						

4.3 Personal Property Secured Claims.

- a. D None
- b. Maintenance of Payments and Cure of Default.

Creditor	Collateral	Monthly Payment	Estimated Arrearage Amount on Petition Date
Financial Pacific	LP Excavation, LLC Excavation company using the 2006 Internation Dump Truck, VIN: 1HHTWNA66J232820; mileage - 300,000; value \$29,000.00; lienholder Financial Pacific payoff, \$98,550.90 100 % ownership	\$1,697.30	\$6,608.00

c. Claims Secured by Personal Property to be Paid in Full.

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Creditor	Collateral	Estimated Total Claim	Monthly Payment	Interest Rate	Adequate Protection
					Payment
-NONE-					

d. □ Claims Secured by Personal Property excluded from 11 U.S.C. § 506 being either (i) incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for personal use of the Debtor, or (ii) incurred within one (1) year of the petition date and secured by a purchase money security interest in any other thing of value. The filed claim must include documentation to show exclusion from 11 U.S.C. § 506 in order to be paid in full.

	Creditor	Collateral	Estimated Total Claim	Monthly Payment	Interest Rate	Adequate Protection
\perp						Payment
	NONE -					

e. Request for Valuation to Treat Claims as Secured to the Value of the Collateral and Any Amount in Excess as Unsecured. This will be effective only if the applicable box in Section 1.1 of this plan is checked.

Creditor	Collateral	Value of Collateral	Amount of Claims Senior to Creditor's Claim	Amount of Secured Claim	Monthly Payment	Interest Rate
RTP Federal Credit Union	2007 Yukon Denali 209,000 miles VIN: 1GKFK66847J2309	\$13,300.00	\$13,493.22	\$193.22	\$5.27	6.50%
RTP Federal Credit Union	2007 Yukon Denali 209,000 miles VIN: 1GKFK66847J2309	\$13,300.00	\$0.00	\$13,300.00	\$362.57	6.50%

The Debtor requests that the Court determine the value of the secured claims listed as set forth in Sections 4.1.d, 4.2.d and 4.3.e as applicable. For each non-governmental secured claim listed above, the Debtor states that the value of the secured claim should be set out in the column headed Amount of Secured Claim. For secured claims of governmental units, unless otherwise ordered by the Court, the value of a secured claim listed in a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed above. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated above.

The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Section 6.1 of this plan. If the amount of a creditor's secured claim is listed above as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Section 6.1 of this plan. Unless otherwise ordered by the Court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in Section 4.

The holder of any claim listed in Section 4 as having value in the column headed *Amount of Secured Claim* will retain the lien on the property interest of the Debtor or the estate until the earlier of:

- (a) payment of the underlying debt determined under non-bankruptcy law, or
- (b) discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor.

Section 5: Collateral to be Surrendered.

- a.

 None
- b. The Debtor Proposes to Surrender to Each Creditor Listed Below the Collateral that Secures the Creditor's Claim.

Upon timely filing of a claim evidencing a non-avoidable lien, the Debtor will surrender the collateral in satisfaction of the secured claim, and the stay under 11 U.S.C. § 362(a) will be terminated as to the collateral only and the stay under § 1301 will be terminated in all respects effective upon confirmation of this plan. Effective upon confirmation the creditor will be allowed a period of 120 days for personal property and a period of 180 days for real property to file a documented deficiency claim. Any allowed unsecured claim resulting from disposition of the collateral will be treated as an unsecured claim under Section 6.

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Creditor			Collateral to be Surrendered				
Jnited Consu	mer Financial		Kirby Vacuum Cleaner				
ection 6: No	npriority Unsecured Claims.						
Nonpriority	Nonpriority Unsecured Claims Not Separately Classified.						
Allowed non estimated div	priority unsecured claims will bridend to nonpriority unsecured	e paid pro rata with claims is 1.00%.	payments to co	mmence after priority ur	secured claims are	paid in full. The	
2 Separately C	lassified Nonpriority Unsecur	ed Claims.					
a. None							
b. Allow	ed Nonpriority Unsecured Clair	ns Listed Below are	Separately Cla	ssified.			
Creditor	Basis for Separate and Address of	Classification (Inclu Co-Debtor, if Appli	ide Name E	stimated Total Claim	Monthly Payment	Interest Rate (If applicable)	
NONE-							
ection 7: Exe	cutory Contracts and Unexpir						
a. ■ None b. □ Execut	ory Contracts and Leases to be	Rejected.					
		Rejected.		Nature of Leas	e or Contract		
	ory Contracts and Leases to be	Rejected.		Nature of Leas	e or Contract		
	ory Contracts and Leases to be	Rejected.		Nature of Leas	e or Contract		
b. DExecut	ory Contracts and Leases to be			Nature of Leas	e or Contract		
b. DExecut	ory Contracts and Leases to be Creditor		Payme by Debt or Trust	nt Arrearage or Amount	Arrearage Paid by Debtor or Trustee	Monthly Payment on Arrearage	
b.	Creditor Creditor Ory Contracts and Leases to be Nature of Lease or	Assumed. Monthly	by Deb	nt Arrearage or Amount	Arrearage Paid by Debtor	Payment on	

- a. All payments on any claim secured by real property will be disbursed by the Trustee unless the account is current, in which case the Debtor may elect to continue making payments directly. All payments on any claim secured by personal property will be disbursed by the Trustee, unless otherwise ordered by the Court.
 - b. Proofs of claim must be filed to receive disbursements pursuant to the plan.
 - c. Any creditor holding an allowed secured claim and to whom the Debtor is surrendering property under the order confirming plan is granted relief from the automatic stay as to the property and relief from any co-debtor stay so the creditor may obtain possession and liquidate the property. Any net proceeds, after payment of liens and costs of liquidation, are to be forwarded to the Trustee.
 - d. All payments being made by the Trustee on any claim secured by real or personal property shall terminate upon the lifting of the automatic stay with respect to the affected property.
 - e. All insurance and extended service contract coverage on unsecured claims are canceled and the claim must reflect cancellation and rebate to the account unless provided otherwise herein or in the order confirming plan.
 - f. Notwithstanding the allowance of a claim as secured, all rights under Title 11 to avoid liens are reserved and confirmation of the plan is without res judicata effect as to any action to avoid a lien,

8.2 THE FOLLOWING ADDITIONAL PROVISIONS ARE APPLICABLE TO THE HOLDER OR SERVICER ("HOLDER") OF A CLAIM SECURED BY A DEED OF TRUST, A MORTGAGE OR SECURITY INTEREST IN REAL PROPERTY, OR A MOBILE HOME THAT IS THE DEBTOR'S PRINCIPAL RESIDENCE:

- a. The Holder, upon confirmation, is precluded from imposing late charges or other default related fees based solely on pre-confirmation default.
- b. If the Trustee is disbursing ongoing monthly installment payments, the Holder must apply each ongoing payment to the month in which the payment is designated.
- c. For any loan with an escrow account, the Holder must prepare and must send an escrow analysis annually to the Debtor, the Trustee and the Debtor's attorney. The first escrow analysis must be filed with the proof of claim in accordance with Rule 3002.1 of the Federal Rules of Bankruptcy Procedure ("FRBP"). The escrow analysis should not include any amounts that were included or should have been included in the arrearage claim.
- d. The Holder shall continue to send monthly statements to the Debtor in the same manner as existed pre-petition and such statements will not be deemed a violation of the automatic stay.
- e. The Holder is required, upon request, to provide account information to the Trustee within 21 days of the request and failure to provide a timely response may result in an order requiring the Holder to appear and show cause as to why Holder should not be sanctioned for failure to comply.
- f. Nothing herein shall modify Holder's responsibilities under Rule 3002.1 of the FRBP.
- g. Unless the Court orders otherwise, an order granting a discharge in the case shall be a determination that all pre-petition and post-petition defaults have been cured and the account is current and reinstated on the original payment schedule under the note and security agreement as if no default had ever occurred.

8.3 PENALTY FOR FAILURE OF HOLDER TO COMPLY WITH THE REQUIREMENTS OUTLINED IN RULE 3002.1 OF THE FEDERAL RULES OF BANKRUPTCY PROCEDURE ("FRBP").

Without limitation to the Court's authority to afford other relief, any willful failure of the Holder to credit payments in the manner required by Rule 3002.1 of the FRBP or any act by the creditor following the entry of discharge to charge or collect any amount incurred or assessed prior to the filing of the Chapter 13 Petition or during the pendency of the Chapter 13 case that was not authorized by the order confirming plan or approved by the Court after proper notice, may be found by the Court to constitute contempt of Court and to be a violation of 11 U.S.C. § 524(a)(2).

a.	None		
b.	The following plan provisions will be	effective only if there is a check in the box "Included" in Se	ection 1.3.
ction 10: Sig	nature(s):		
he Debtor(s) do	not have an attorney, the Debtor(s) mi	ist sign below; otherwise the Debtor(s) signatures are option	nal. The attorney for the
btor(s), if any, n	not have an attorney, the Debtor(s) munust sign below. rin Lee Porter		nal. The attorney for the
/s/ Early	nust sign below. Fin Lee Porter wee Porter	ast sign below; otherwise the Debtor(s) signatures are option X Signature of Debtor 2	nal. The attorney for the
/s/ Earlv Earlvin L	nust sign below. Fin Lee Porter wee Porter	X	nal. The attorney for the
/s/ Early Earlvin I Signature of	nust sign below. rin Lee Porter uee Porter Debtor I	X Signature of Debtor 2	nal. The attorney for the

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730 Roanoke Avenue, Suite A-4

Address:

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Roanoke Rapids, NC 27870

Telephone: (252) 410-0100

State Bar No: 25755 NC

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for Debtor(s) certify(ies) that the wording and order of the provisions in this Chapter 13 Plan are identical to those contained in MDNC Local Form 113, other than any nonstandard provisions included in Section 9.

IN THE UNITED STATES BANKRUPTCY COURT

Middle District of North Carolina

In re:	Earlvin Lee Porter) Case No. 18-10421	
	350 Dilla 1)	
	158 Pillow Lane)	
	(address))	
Burlington NC 27217-0000) PROPOSED CHAPTER 13 PL	.AN
SS# X	XX-XX- xxx-xx-3251)	
SS# X	XX-XX-)	
)	
	Debtor(s))	

CERTIFICATE OF SERVICE

The undersigned certifies that a copy of the Notice to Creditors and Proposed Plan was served by first class mail, postage prepaid, to the following parties at their respective addresses:

Reid Wilcox Clerk of Court U.S. Bankruptcy Court Middle District of North Carolina P.O. Box 26100 Greensboro, NC 27402 Anita Jo Kinlaw Troxler Chapter 13 Trustee Greensboro Division Post Office Box 1720 Greensboro, NC 27402-1720 Bedford Hill HOA c/oCharleston Mangement Corp. P.O. Box 98358 Raleigh, NC 27624 Capitl One Bank P.O. Box 30285 Salt Lake City, UT 84130 Complete Payment Recovery Servicesm 3500 5th Street Northport, AL 35476 CREDIT ONE BANK ATTN: BANKRUPTCY NOTICES PO BOX 98873 Las Vegas, NV 89193-8873 Financial Pacific 3455 S. 344th Way # 300 Federal Way Auburn, WA 98001 First Point Collection Resources P.O. Box 26140 Greensboro, NC 27402-6140 IC Systems, Inc. P.O. Box 64378 Saint Paul, MN 55164 Internal Revenue Service P.O. Box 7346 Philadelphia, PA 19101-7346 Michigan Department of Treasury Dept. 77437 P.O. Box 77000 Detroit, MI 48277 Moni Smart Security Dept. Ch 8628 Palatine, IL 60055 Monitronica Dept. CH 8628 Palatine, IL 60055 N.C. Dept. of Revenue Attn: Bkr. Unit P.O. Box 1168

Raleigh, NC 27640-1168

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PMAB LLC
4135 S Stream Blvd, Ste 400
Charlotte, NC 28217
Receivables Performance Management
P.O. Box 1548
Lynnwood, WA 98046
RTP Federal Credit Union
P.O. Box 12807
Durham, NC 27709
RTP Federal Credit Union
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Durham, NC 27709
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P.O. Box 12807
Durham, NC 27709
ServiSolutions
P.O. Box 242967
Montgomery, AL 36124
The Collection Firm of Franklin
Collection Service, Inc.
P.O. Box 3910
Tupelo, MS 38803
Transworld Systems Inc.
P.O. Box 15095
Wilmington, DE 19850
United Consumer Financial
865 Bassett Road
Westlake, OH 44145
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Date June 17, 2018

/s/ Lenita M. W. Arrington Lenita M. W. Arrington 25755